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2 cc: USM Civil  
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11 UNITED STATES DISTRICT COURT  
12 CENTRAL DISTRICT OF CALIFORNIA  
13  
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15 RONNIE BROWN,   ) Case No. EDCV 11-1268-CAS (DTB)  
16   ) Plaintiff,   )  
17   vs.   )  
18 LYNN PONCIN, et al.,   )  
19   Defendants.   )  
20   )  
21   )  
22   )  
23   )  
24   )  
25   )  
26   )  
27   )  
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19 Plaintiff, who currently is incarcerated at the County of San Bernardino West  
20 Valley Detention Center in Rancho Cucamonga, California, filed this pro se civil  
21 rights action on August 24, 2011, after being granted leave to proceed without  
22 prepayment of the full filing fee.

23 The Complaint purports to be brought pursuant to 42 U.S.C. § 1983. Named  
24 in the Complaint as defendants are: The Honorable Lynn Poncin, San Bernardino  
25 County Superior Court Judge, Victorville; The City of Victorville; The City of  
26 Adelanto; and San Bernardino Sheriff Rod Hoops.

27 Plaintiff purports to be seeking compensatory and punitive damages against all  
28 defendants.

1       Based on its review of the Complaint, it appears the Complaint is incomplete  
2 with respect to his previous federal lawsuits. Accordingly, on or before **September**  
3 **23, 2011**, plaintiff is ORDERED to provide the Court with a list of any and all federal  
4 lawsuits previously filed by plaintiff, as required by 28 U.S.C. § 1915, including any  
5 previous federal lawsuits brought pursuant to 42 U.S.C. § 1983. In addition to  
6 plaintiff's previous federal lawsuits, plaintiff is ORDERED to advise the Court if  
7 he has ever been denied in forma pauperis pursuant to 28 U.S.C. § 1915(g).

8       In addition, defendant Rod Hoops is ORDERED to respond on or before  
9 **September 23, 2011**, as to whether plaintiff is in immediate danger of serious  
10 physical injury. (28 U.S.C. § 1915(g).) The United States Marshal is directed to  
11 serve defendant Rod Hoops with a copy of the Complaint for the limited purposes of  
12 responding to the Court's Order to Show Cause. The Clerk shall provide the United  
13 States Marshal with the necessary forms required for service.

14  
15 DATED: August 30, 2011

16  
17   
18 DAVID T. BRISTOW  
19 UNITED STATES MAGISTRATE JUDGE  
20  
21  
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23  
24  
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*Ronnie Brown*

FULL NAME  
#1102340724

COMMITTED NAME (if different)  
9500 ETIENNE AVE

FULL ADDRESS INCLUDING NAME OF INSTITUTION  
RANCHO CUCAMONGA, CA 91739

PRISON NUMBER (if applicable)

2254	1963
FILING FEE PAID	
Yes	No <input checked="" type="checkbox"/>
IFP MOTION FILED	
Yes <input checked="" type="checkbox"/>	No
COPIES SENT TO	
Court <input checked="" type="checkbox"/>	ProSe <input type="checkbox"/>

**FILED**

AUG 4 - 2011

CLERK, U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA  
BY DEPUTY

*EDCVII-1268-CAS (DTB)*

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA

*Ronnie Brown* (550)

LYNN PONCIN PLAINTIFF,  
THE CITY OF VICTORVILLE DEFENDANT(S).

ROD HOOFS

THE CITY OF CADILLAC

CASE NUMBER  
**11 CV 1749 ATB BLM**

*To be supplied by the Clerk*

CIVIL RIGHTS COMPLAINT

PURSUANT TO (Check one)

42 U.S.C. § 1983

Bivens v. Six Unknown Agents 403 U.S. 388 (1971)

A. PREVIOUS LAWSUITS

1. Have you brought any other lawsuits in a federal court while a prisoner:  Yes  No
2. If your answer to "1." is yes, how many? \_\_\_\_\_

Describe the lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on an attached piece of paper using the same outline.)

LODGED

2011 AUG 9 PM 4:30  
CLERK U.S. DISTRICT COURT  
CENTRAL DISTRICT LOS ANGELES  
BY

2011 AUG 24 PM 5:10  
CLERK U.S. DISTRICT COURT  
CENTRAL DISTRICT LOS ANGELES  
BY

FILED

- a. Parties to this previous lawsuit:

Plaintiff \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Defendants \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

- b. Court \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

- c. Docket or case number \_\_\_\_\_

- d. Name of judge to whom case was assigned \_\_\_\_\_

- e. Disposition (For example: Was the case dismissed? If so, what was the basis for dismissal? Was it appealed? Is it still pending?) \_\_\_\_\_

- f. Issues raised: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

- g. Approximate date of filing lawsuit: \_\_\_\_\_

- h. Approximate date of disposition \_\_\_\_\_

## B. EXHAUSTION OF ADMINISTRATIVE REMEDIES

1. Is there a grievance procedure available at the institution where the events relating to your current complaint occurred?  Yes  No

2. Have you filed a grievance concerning the facts relating to your current complaint?  Yes  No

If your answer is no, explain why not \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

3. Is the grievance procedure completed?  Yes  No

If your answer is no, explain why not \_\_\_\_\_

*failed complaint concerning  
judicial performance and presiding Judge S.B. Worthy*

4. Please attach copies of papers related to the grievance procedure.

## C. JURISDICTION

This complaint alleges that the civil rights of plaintiff \_\_\_\_\_

RONNIE BROWN

(print plaintiff's name)

who presently resides at \_\_\_\_\_

WEST VALLEY DEFENTION CENTER 950 S 1ST AVE

(mailing address or place of confinement)

were violated by the actions of the defendant(s) named below, which actions were directed against plaintiff at

LITTLEVILLE SUPERIOR COURT, ADELANTO CITY, WEST VALLEY DVC PL

on (date or dates) February 8, 2011 a.s.11, \_\_\_\_\_  
(Claim I) (Claim II) (Claim III)

NOTE: You need not name more than one defendant or allege more than one claim. If you are naming more than five (5) defendants, make a copy of this page to provide the information for additional defendants.

1. Defendant Lynn Poncini resides or works at  
(full name of first defendant)  
14445 CIVIC DR VICTORVILLE, CA 92392  
(full address of first defendant)  
Judge  
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both):  individual  official capacity.

Explain how this defendant was acting under color of law:

AS A JUDGE FOR SUPERIOR COURT

2. Defendant THE CITY OF VICTORVILLE resides or works at  
(full name of first defendant)  
  
(full address of first defendant)  
  
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both):  individual  official capacity.

Explain how this defendant was acting under color of law:

MUNICIPALITY

3. Defendant THE CITY OF PORTLAND resides or works at  
(full name of first defendant)  
  
(full address of first defendant)  
  
(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both):  individual  official capacity.

Explain how this defendant was acting under color of law:

MUNICIPALITY

4. Defendant

ROD HOOPS

resides or works at

1655 E. 3rd Street San Bernadie Ca 92415

(full address of first defendant)

Sheriff

(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both):  individual  official capacity.

Explain how this defendant was acting under color of law:

peace officer

5. Defendant

resides or works at

(full name of first defendant)

(full address of first defendant)

(defendant's position and title, if any)

The defendant is sued in his/her (Check one or both):  individual  official capacity.

Explain how this defendant was acting under color of law:

Plaintiff Consents To Assignment of U.S. magistrate  
Judge 28 U.S.C.636 for preliminary findings and  
Reports and Recommendation To U.S. District Judge  
in the action herein before the court.

## D. CLAIMS\*

## CLAIM I

The following civil right has been violated:

(42 USC § 1983 all named defendants)

Mandatory Duties

① Violation of procedural due process of law / Access to courts equal protection of the laws / Treaties Immunities 14th U.S.C.A.

② Denial of freedom from cruel and/or unusual punishment failure discharge duties to insure adequate medical care for serious injuries discriminatory or bias, prejudice by entity of public

Supporting Facts: Include all facts you consider important. State the facts clearly, in your own words, and without citing legal authority or argument. Be certain you describe, in separately numbered paragraphs, exactly what each DEFENDANT (by name) did to violate your right.

③ Defendant Lynn Poncin Read a police Report and advised in writing by plaintiff he had suffered a Broken Nose, Broken cheek bone, lacerations, ruptured Right Globe, Hairline fractured Ribs and required medical orders for treatment by a physician at The West Valley Detention Center or Community hospital. The Judge failed to acknowledge the request by judicial notice, written later, and police report. As a direct result plaintiff was denied prompt, adequate, and required medical care which caused pain suffering and permanent disfigurement to plaintiff Face Eye, and person. The defendant L. Poncin violated professional conduct within The Code Judicial ETHICS' Canons 1-5 A Code F.I.V procedure 177 and was bias, prejudice or malicious.

\*If there is more than one claim, describe the additional claim(s) on another attached piece of paper using the same outline.

IN CONDUCT against a U.S. CITIZEN RETENTION Detainee With concerns of serious medical needs.

defendant.

(42 USC § 1983 all named Defendants)

② THE CITY OF Victorville denied The plaintiff written policy of equal protection of The Law To have a ~~JUDGE~~ of the city enforce A policy, practice, procedure, OR CUSTOM, THAT was written By The city That would require a Judicial officer whom been advise of allegations of EXCESSIVE USE of force during arrest To Receive prompt medical attention and prompt documentation of Complaints of Sustained Injuries The City failed A policy requirement of said nature which delayed, denied, and caused undue pain and suffering and denial to prompt medical attention after arrest and/or during detention of arrest TO Plaintiff serious medical needs.

③ The, -- defendant city of Victorville failed To write a policy, practice, custom, procedure, for investigation That would Require The County Sheriff Department To NOTIFY Them of all . complaints of use of Excessive force That resulted in personal injuries TO all Residents or citizens "which" resulted in any hospitalization By it's CITY Police OR County Sheriff Department AS A result of the arrest which denied Plaintiff personal Safety, investigation of Physical Abuse., and administrative Remedy To obtain Relief From Sustained injuries As Further direct result conduct of Employee of The CITY OR personal hired By The city for law enforcement, WHICH denial of policy directly denied Plaintiff The adequate medical care, freedom from punishment of law enforcement physical abuse causing Great Bodily injury and

(PLAUSC 31983 all naked left side)

④ THE CITY OF ADELAUTO Failed To implement, document, OR Record A independent practice, procedure, OR CUSTOM That would INVESTIGATE Complaints OF EXCESSIVE USE OF force By it's Residents OR U.S.CITIZENS who Suffered personal INJURY and hospitalization As A result of it's hired Law enforcement agency. Plaintiff has been denied adequate INVESTIGATION, remedy of Relief for Sustained Injuries, personal Safety, Discrimination Bias, OR prejudice By hired employee of The city of adelauto Law enforcement agency, that resulted in personal Injury and permanent disability..

⑤ Defendant ROD Hoops failed To document, implement, promulgate, OR INSTITUTE A Policy, practice, procedure OR custom that would Require San Bernardino County Sheriff Deputies TO Document There use of force against persons arrested as A direct result plaintiff was denied documented Report's by Sheriff Deputies OMAR LASTRA and JULIUS MOCHETSON of There use of force that resulted in personal injury and hospitalization - Broken nose, Broken cheek bone, laceration(s), Hairline fractured ribs, ruptured Right GLOBE Right Eye leaving plaintiff disfigured and totally blind in Right Eye. There was NO independent Required INVESTIGATION OR Reporting due lack of policy procedure OR custom of San Bernardino County Sheriff Dept. Sheriff ROD HOOPS TO INSTITUTE A policy.

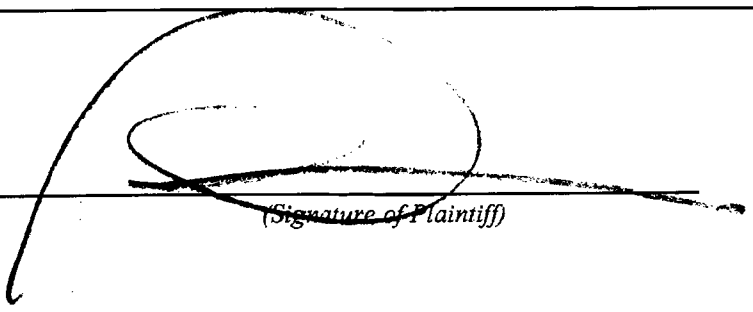
⑥ Defendant ROD Hoops implemented, promulgated, and utilized without policy or custom that was used by all San Bernardino

E. REQUEST FOR RELIEF

I believe that I am entitled to the following specific relief:

1. Plaintiff demands the sum of \$10,000 dollars from all named defendants.
2. punitive damages in an amount of 5 million dollars.
3. Trial By Jury.
4. TEMPORARY RESTRAINING ORDER / INJUNCTION preventing the City of Victorville, California NOT HAVING A policy that requires all personal injuries from arrest suspect to BE reported to them.
5. FURTHER ORDERS JUST AND FAIR BY COURT.
6. Payment for future medical expenses.
7. payment for loss use of EYE
8. payment for loss of EYE
9. payment for Being disabled permanently.
10. Payment for Body disfigurement.

8-1-11  
(Date)

  
(Signature of Plaintiff)

JS44

(Rev. 07/89)

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE SECOND PAGE OF THIS FORM.)

## (1a) PLAINTIFFS

Ronnie Brown

(b) COUNTY OF RESIDENCE OF FIRST LISTED PLAINTIFF San Bernardino  
(EXCEPT IN U.S. PLAINTIFF CASES)

(c) ATTORNEYS (FIRM NAME, ADDRESS, AND TELEPHONE NUMBER)

9500 Etiwanda Avenue  
Rancho Cucamonga, CA 91739

Yes	No
<b>DEFENDANT'S MOTION FILED</b>	
Yes	No
<b>COPIES SENT TO</b>	
<b>County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)</b>	

Lynn Pondin, CLERK, U.S. DISTRICT COURT  
SOUTHERN DISTRICT OF CALIFORNIA  
BY DEPUTY

AUG 4 - 2011

NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND

11 CV 1749 AFB BLM

## II. BASIS OF JURISDICTION (PLACE AN X IN ONE BOX ONLY)

- 1 U.S. Government Plaintiff  3 Federal Question  
(U.S. Government Not a Party)
- 2 U.S. Government Defendant  4 Diversity (Indicate Citizenship of Parties in Item III)

III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX FOR PLAINTIFF AND ONE BOX FOR DEFENDANT  
(For Diversity Cases Only))

- | PT                         | DEF                        | PT  | DEF   |
|----------------------------|----------------------------|---|---|
| <input type="checkbox"/> 1 | <input type="checkbox"/> 1 | Incorporated or Principal Place of Business in This State     | <input type="checkbox"/> 4 <input type="checkbox"/> 4 |
| <input type="checkbox"/> 2 | <input type="checkbox"/> 2 | Incorporated and Principal Place of Business in Another State | <input type="checkbox"/> 5 <input type="checkbox"/> 5 |
| <input type="checkbox"/> 3 | <input type="checkbox"/> 3 | Foreign Nation  | <input type="checkbox"/> 6 <input type="checkbox"/> 6 |

## IV. CAUSE OF ACTION (CITE THE US CIVIL STATUTE UNDER WHICH YOU ARE FILING AND WRITE A BRIEF STATEMENT OF CAUSE. DO NOT CITE JURISDICTIONAL STATUTES UNLESS DIVERSITY).

42 U.S.C. 1983

## V. NATURE OF SUIT (PLACE AN X IN ONE BOX ONLY)

CONTRACT	TORTS	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
<input type="checkbox"/> 110 Insurance	<b>PERSONAL INJURY</b>	<b>PERSONAL INJURY</b>		<input type="checkbox"/> 400 State Reappointment
<input type="checkbox"/> Marine	<input type="checkbox"/> 310 Airplane	<input type="checkbox"/> 362 Personal Injury-Medical Malpractice	<input type="checkbox"/> 422 Appeal 28 USC 158	<input type="checkbox"/> 410 Antitrust
<input type="checkbox"/> Miller Act	<input type="checkbox"/> 315 Airplane Product Liability	<input type="checkbox"/> 365 Personal Injury - Product Liability	<input type="checkbox"/> 423 Withdrawal 28 USC 157	<input type="checkbox"/> 430 Banks and Banking
<input type="checkbox"/> Negotiable Instrument	<input type="checkbox"/> 320 Assault, Libel & Slander	<input type="checkbox"/> 368 Asbestos Personal Injury Product Liability	<b>PROPERTY RIGHTS</b>	<input type="checkbox"/> 450 Commerce/ICC Rates/etc.
<input type="checkbox"/> 151 Recovery of Overpayment & Enforcement of Judgment	<input type="checkbox"/> 330 Federal Employers' Liability		<input type="checkbox"/> 625 Drug Related Seizure of Property 21 USC 881	<input type="checkbox"/> 460 Deposition
<input type="checkbox"/> 151 Medicare Act	<input type="checkbox"/> 340 Marine	<input type="checkbox"/> 370 Other Fraud	<input type="checkbox"/> 630 Liquor Laws	<input type="checkbox"/> 470 Racketeer Influenced and Corrupt Organizations
<input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excl. Veterans)	<input type="checkbox"/> 345 Marine Product Liability	<input type="checkbox"/> 371 Truth in Lending	<input type="checkbox"/> 640 RR & Truck	<input type="checkbox"/> 810 Selective Service
<input type="checkbox"/> 153 Recovery of Overpayment of Veterans Benefits	<input type="checkbox"/> 350 Motor Vehicle	<input type="checkbox"/> 379 Other Personal Property Damage	<input type="checkbox"/> 650 Airline Regs	<input type="checkbox"/> 850 Securities/Commodities Exchange
<input type="checkbox"/> 160 Stockholders Suits	<input type="checkbox"/> 355 Motor Vehicle Product Liability	<input type="checkbox"/> 380 Other Personal Property Damage	<input type="checkbox"/> 660 Occupational Safety/Health	<input type="checkbox"/> 875 Customer Challenge 12 USC
<input type="checkbox"/> Other Contract	<input type="checkbox"/> 360 Other Personal Injury	<input type="checkbox"/> 385 Property Damage Product Liability	<input type="checkbox"/> 690 Other	<input type="checkbox"/> 891 Agricultural Acts
<input type="checkbox"/> 195 Contract Product Liability			<b>LABOR</b>	<input type="checkbox"/> 892 Economic Stabilization Act
<b>REAL PROPERTY</b>	<b>CIVIL RIGHTS</b>		<input type="checkbox"/> 710 Fair Labor Standards Act	<input type="checkbox"/> 893 Environmental Matters
<input type="checkbox"/> 210 Land Condemnation	<input type="checkbox"/> 441 Voting	<input type="checkbox"/> 510 Motions to Vacate Sentence Habeas Corpus	<input type="checkbox"/> 720 Labor/Mgmt. Relations	<input type="checkbox"/> 894 Energy Allocation Act
<input type="checkbox"/> 220 Foreclosure	<input type="checkbox"/> 442 Employment	<input type="checkbox"/> 530 General	<input type="checkbox"/> 730 Labor/Mgmt. Reporting & Disclosure Act	<input type="checkbox"/> 895 Freedom of Information Act
<input type="checkbox"/> 230 Rent Lease & Eviction	<input type="checkbox"/> 443 Housing/Accommodations	<input type="checkbox"/> 535 Death Penalty	<input type="checkbox"/> 740 Railway Labor Act	<input type="checkbox"/> 900 Appeal of Fee Determination Under Equal Access to Justice
<input type="checkbox"/> 240 Tort to Land	<input type="checkbox"/> 444 Welfare	<input type="checkbox"/> 540 Mandamus & Other	<input type="checkbox"/> 790 Other Labor Litigation	<input type="checkbox"/> 950 Constitutionality of State
<input type="checkbox"/> 245 Tort Product Liability	<input type="checkbox"/> 440 Other Civil Rights	<input checked="" type="checkbox"/> 550 Civil Rights	<input type="checkbox"/> 791 Enpl. Ret. Inc.	<input type="checkbox"/> 890 Other Statutory Actions
<input type="checkbox"/> 290 All Other Real Property			<input type="checkbox"/> Security Act	

## VI. ORIGIN (PLACE AN X IN ONE BOX ONLY)

- 1 Original Proceeding  2 Removal from State Court  3 Remanded from Appellate Court  4 Reinstated or Reopened  5 Transferred from another district (specify)  6 Multidistrict Litigation  7 Appeal to District Judge from Magistrate Judgment

VII. REQUESTED IN COMPLAINT:  CHECK IF THIS IS A CLASS ACTION UNDER f.r.c.p. 23

DEMAND \$

Check YES only if demanded in complaint:

JURY DEMAND:  YES  NO

VIII. RELATED CASE(S) IF ANY (See Instructions): JUDGE

Docket Number

DATE 08/05/11

SIGNATURE OF ATTORNEY OF RECORD



**TERRY NAFISI**  
District Court Executive and  
Clerk of Court

**UNITED STATES DISTRICT COURT**  
**CENTRAL DISTRICT OF CALIFORNIA**  
**WESTERN DIVISION**  
312 North Spring Street, Room G-8  
Los Angeles, CA 90012  
Tel: (213) 894-3535

August 24, 2011

**SOUTHERN DIVISION**  
411 West Fourth Street, Suite 1053  
Santa Ana, CA 92701-4516  
(714) 338-4750

**EASTERN DIVISION**  
3470 Twelfth Street, Room 134  
Riverside, CA 92501  
(951) 328-4450

Ronnie Brown #1102340724  
9500 Etiwanda Avenue  
Rancho Cucamonga, Ca 91739

Re: Petition for Writ of Habeas Corpus by a Person in  Federal Custody /  State Custody  
Formerly No. 3:11-cv-1749-AJB-BLM,  
in the U.S. District Court., Southern District of California (San Diego)  
Assigned Civil No. EDCV11-1268-CAS(DTB) in the U.S. District Court, Central District of California

Dear Sir/Madam:

The above case has been transferred to this District and assigned the number shown above. Please refer to this number in all future communications and address all correspondence to the attention of:

- Courtroom Deputy Clerk for Judge \_\_\_\_\_  
 Courtroom Deputy Clerk for Magistrate Judge David T. Bristow

Under Local Court Rule 11-4.1, all documents filed in paper format, including exhibits to documents, shall be filed with one clear, conformed and legible copy for the use of the  Judge /  Magistrate Judge. Unless the assigned judge's orders or written procedures otherwise specify, a mandatory chambers copy of all electronically filed documents shall be delivered to the assigned judge in accordance with General Order 08-02 or any successor General Order.

Local Court Rule 11 has many requirements as to form of documents. A copy thereof is enclosed to assist you in your action now before this Court.

Local Court Rule 41-6 requires that a party proceeding *pro se* shall keep the Court and opposing parties apprised of such party's current address and telephone number, if any, and email address, if any. If mail directed by the Clerk to a *pro se* plaintiff's address of record is returned undelivered by the Post Service, and if, within fifteen (15) days of the service date, such plaintiff fails to notify, in writing, the Court and opposing parties of said plaintiff's current address, the Court may dismiss the action with or without prejudice for want of prosecution.

Very truly yours,

Clerk, U.S. District Court

By C. Sawyer  
Deputy Clerk

Enclosures: Copy of Local Rules 5, 7, 26-37, and 41



TERRY NAFISI  
District Court Executive  
and Clerk of Court

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA  
WESTERN DIVISION  
312 North Spring Street, Room G-8 Los  
Angeles, CA 90012  
Tel: (213) 894-7984

SOUTHERN DIVISION  
411 West Fourth Street, Suite 1053  
Santa Ana, CA 92701-4516  
(714) 338-4570

EASTERN DIVISION  
3470 Twelfth Street, Room 134  
Riverside, CA 92501  
(951) 328-4450

Wednesday, August 24, 2011

RONNIE BROWN #1102340724  
9500 ETIWANDA AVENUE  
RANCHO CUCAMONGA, CA 91739

Dear Sir/Madam:

A Complaint for Civil Rights was filed today on your behalf and assigned civil case number  
EDCV11- 1268 CAS (DTB)

A  Motion for Extension of Time to File Habeas Corpus Petition was filed today on your behalf and  
assigned civil case number \_\_\_\_\_

Please refer to this case number in all future communications.

Please Address all correspondence to the attention of the Courtroom Deputy for:

District Court Judge \_\_\_\_\_  
 Magistrate Judge David T. Bristow

at the following address:

U.S. District Court  
312 N. Spring Street  
Civil Section, Room G-8  
Los Angeles, CA 90012

Ronald Reagan Federal  
Building and U.S. Courthouse  
411 West Fourth St., Suite 1053  
Santa Ana, CA 92701-4516

U.S. District Court  
3470 Twelfth Street  
Room 134  
Riverside, CA 92501

The Court must be notified within fifteen (15) days of any address change. If mail directed to your  
address of record is returned undelivered by the Post Office, and if the Court and opposing counsel  
are not notified in writing within fifteen (15) days thereafter of your current address, the Court may  
dismiss the case with or without prejudice for want of prosecution.

Sincerely,  
Clerk, U.S. District Court

By: CSAWYER  
Deputy Clerk

**NOTICE PARTY SERVICE LIST**

Case No. \_\_\_\_\_ Case Title \_\_\_\_\_

Title of Document \_\_\_\_\_

ADR
BAP (Bankruptcy Appellate Panel)
BOP (Bureau of Prisons)
CA St Pub Defender (Calif. State PD)
CAAG (California Attorney General's Office - Keith H. Borjon, L.A. Death Penalty Coordinator)
Case Asgmt Admin (Case Assignment Administrator)
Chief Deputy Admin
Chief Deputy Ops
Clerk of Court
Death Penalty H/C (Law Clerks)
Dep In Chg E Div
Dep In Chg So Div
Federal Public Defender
Fiscal Section
Intake Section, Criminal LA
Intake Section, Criminal SA
Intake Supervisor, Civil
MDL Panel
Ninth Circuit Court of Appeal
PIA Clerk - Los Angeles (PIALA)
PIA Clerk - Riverside (PIAED)
PIA Clerk - Santa Ana (PIASA)
PSA - Los Angeles (PSALA)
PSA - Riverside (PSAED)
PSA - Santa Ana (PSASA)
Schnack, Randall (CJA Supervising Attorney)
Statistics Clerk

US Attorneys Office - Civil Division -L.A.
US Attorneys Office - Civil Division - S.A.
US Attorneys Office - Criminal Division -L.A.
US Attorneys Office - Criminal Division -S.A.
US Bankruptcy Court
US Marshal Service - Los Angeles (USMLA)
US Marshal Service - Riverside (USMED)
US Marshal Service -Santa Ana (USMSA)
US Probation Office (USPO)
US Trustee's Office
Warden, San Quentin State Prison, CA

<b>ADD NEW NOTICE PARTY</b> (if sending by fax, mailing address must also be provided)
Name:
Firm:
Address ( <i>include suite or floor</i> ):
*E-mail:
*Fax No.:
* For CIVIL cases only
<b>JUDGE / MAGISTRATE JUDGE (list below):</b>

Initials of Deputy Clerk \_\_\_\_\_